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DATE MAILED: 01 02 2002 3

APPLICATION NO	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09.065,902	04.24 1998	RUDOLPH E. TANZI	0609.4270001	8113
75	90 01-02-2002			
STERNE KESSLER GOLDSTEIN & FOX 1100 NEW YORK AVENUE NW SUITE 600 WASHINGTON, DC 200053934			EXAMINER	
			NOLAN, PATRICK J	
			ART UNIT	PAPER NUMBER
			1644	FAFER NUMBER

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No.

Applicant(s)

09/065,902

Tanzi et al.

Examiner

Office Action Summary

Patrick J. Nolan

Art Unit 1644



	The MAILING DATE of this communication appears	on the cover sheet with the correspondence address		
	for Reply	T TO EXPIRE 2 MONTH(C) EPOM		
	ORTENED STATUTORY PERIOD FOR REPLY IS SETMAILING DATE OF THIS COMMUNICATION.	I TO EXPIRE 3 MONTH(5) FROM		
- Exter	nsions of time may be available under the provisions of 37 G	CFR 1.136 (a). In no event, however, may a reply be timely filed		
- If the		s, a reply within the statutory minimum of thirty (30) days will		
- If NO		period will apply and will expire SIX (6) MONTHS from the mailing date of this		
- Failur - Any i	mmunication. The to reply within the set or extended period for reply will, by The reply received by the Office later than three months after the Thrend patent term adjustment. See 37 CFR 1.704(b).	y statute, cause the application to become ABANDONED (35 U.S.C. § 133). e mailing date of this communication, even if timely filed, may reduce any		
Status				
1) X	Responsive to communication(s) filed on Oct 22,	2001		
2a)	This action is FINAL . 2b) \overrightarrow{X} This action	2b) X This action is non-final.		
3)□	Since this application is in condition for allowance closed in accordance with the practice under $Ex\ partial$	except for formal matters, prosecution as to the merits is arte Quayle, 1935 C.D. 11; 453 O.G. 213.		
Disposi	tion of Claims			
4) X	Claim(s) <u>2-5, 9, and 10</u>	is/are pending in the application.		
4	(a) Of the above, claim(s)	is/are withdrawn from consideratio		
5) 🗔	Claim(s)	is/are allowed.		
6) X	Claim(s) <u>2-5, 9, and 10</u>	is/are rejected.		
7):	Claim(s)	is/are objected to.		
8) 🔲	Claims	are subject to restriction and/or election requirement		
Applica	ition Papers			
9)	The specification is objected to by the Examiner.			
10)	The drawing(s) filed on is/a	are objected to by the Examiner.		
11)	The proposed drawing correction filed on	is: a). approved b). disapproved.		
12)	The oath or declaration is objected to by the Exam	niner.		
Priority	under 35 U.S.C. § 119			
13)	Acknowledgement is made of a claim for foreign	priority under 35 U.S.C. § 119(a)-(d).		
a) 🗔	All b) Some* c) None of:			
	1 Certified copies of the priority documents ha	ve been received.		
		ve been received in Application No		
	 Copies of the certified copies of the priority application from the International Bur ee the attached detailed Office action for a list of the strategies. 			
14).	Acknowledgement is made of a claim for domesti			
	•			
Attachm		18) Interview Summary (PTO-413) Paper No(s).		
15) Notice of References Cited (PTO-892) 16) Notice of Draftsperson's Patent Drawing Review (PTO-948)		19) Notice of Informal Patent Application (PTO-152)		
	office of Draftsperson's Patent Drawing Neview (PTO-946)	20) Other:		
				

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Part III DETAILED ACTION

1. Claims 2-5 and 9-10 are pending.

- 2. The request filed on 10-22-01 for a Continued Prosecution Application (CPA) under 37 CFR 1.53(d) based on parent Application No. 09/065,902 is acceptable and a CPA has been established. An action on the CPA follows.
- 3. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

4. Claims 2-5 and 9-10 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

There is insufficient written description to show that Applicant was in possession of an antibody which binds to any "purified 20kDa presenilin-2 C-terminal fragment". The term "20kDa presenilin-2 C-terminal fragment" would include an essentially unlimited number of undefined compounds. One of skill in the art would therefore conclude that the specification fails to disclose a representative number of species to describe the claimed genus. See Eli Lilly, 119 F.3d 1559, 43 USPQ2d 1398. In addition Applicant is directed to the guidelines published in the Federal Register Vol. 66, No. 4, Friday January 5, 2001

For each claim drawn to a genus:

The written description requirement for a claimed genus may be satisfied through sufficient description of a representative number of species by actual reduction to practice, reduction to drawings, or by disclosure of relevant, identifying characteristics, i.e., structure or other physical and/or chemical properties, by functional characteristics coupled with a known or disclosed correlation between function and structure, or by a combination of such identifying characteristics, sufficient to show the applicant was in possession of the claimed genus. A 'representative number of species' means that the species which are adequately described are representative of the entire genus. Thus, when there is

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substantial variation within the genus, one must describe a sufficient variety of species to reflect the variation within the genus. On the other hand, there may be situations where one species adequately supports a genus. What constitutes a 'representative number'' is an inverse function of the skill and knowledge in the art. Satisfactory disclosure of a 'representative number' depends on whether one of skill in the art would recognize that the applicant was in possession of the necessary common attributes or features of the elements possessed by the members of the genus in view of the species disclosed. For inventions in an unpredictable art, adequate written description of a genus which embraces widely variant species cannot be achieved by disclosing only one species within the genus. Description of a representative number of species does not require the description to be of such specificity that it would provide individual support for each species that the genus embraces. If a representative number of adequately described species are not disclosed for a genus, the claim to that genus must be rejected as lacking adequate written description under 35 USC 112 1st paragraph.

- 5. Applicant is requested to supply a copy of Kim et al., Journal of Neurobiology of Aging, Volume 17, 1996, S155, as cited in Tanzi et al., Alzheimer's Dis. Rev. 1:90-98, 1996. Since this publication is Applicant's own work the Examiner believes no undue burden has been placed on Applicant to supply said article in a PTO-1449.
- 6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Patrick Nolan whose telephone number is (703) 305-1987. The examiner can normally be reached on Tuesday through Friday from 9:30 am to 4:30 pm.
- 7. If attempts to reach the examiner are unsuccessful, the examiner's supervisor, Christina Chan, can be reached at (703) 305-3973. The FAX number for our group, 1644, is (703) 305-7939. Any inquiry of a general nature relating to the status of this application or proceeding should be directed to the Group receptionist, whose telephone number is (703) 308-0196.

Patrick J. Nolan, Ph.D.

Primary Examiner, Group 1640

December 29, 2001